



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT: Irving et al.)
SERIAL NO.: 10/600,302) Examiner: R. Rabago
FILED: June 20, 2003) Art Unit: 1713
TITLED: LOW SEDIMENT PROCESS FOR)
THERMALLY REACTING HIGHLY)
REACTIVE POLYMERS AND)
ENOPHILES)

Atty. Docket No. 2003L003

Assistant Commissioner for Patents
Washington, DC 20231

Sir:

TERMINAL DISCLAIMER

Your petitioner, Infineum International Limited, represents that, by virtue of an unrecorded assignment (a copy of which is attached), it is the assignee of the entire right, title and interest to U.S. Patent Application Serial No. 10/600,302, filed June 20, 2003, for "LOW SEDIMENT PROCESS FOR THERMALLY REACTING HIGHLY REACTIVE POLYMERS AND ENOPHILES".

Petitioner further represents that by virtue of an unrecorded assignment a copy of which is attached), it is the owner of the entire right, title and interest in U.S. Patent Application Serial No. 10/600,677, filed June 20, 2003, for "PROCESS FOR FORMING POLYALKENYL ACYLATING AGENTS".

Your petitioner hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on Application Serial No. 10/600,302 (hereinafter "Patent") which would extend beyond the full statutory term of any patent granted on Application Serial No. 10/600,677 (hereinafter "Related Patent"). Petitioner hereby agrees that the Patent so granted shall be enforceable only for and during such period that it and the Related Patent are commonly owned.

This agreement shall run with any Patent granted on Application Serial No. 10/600,302 and shall be binding upon the grantee, its successors and assigns.

In making the above disclaimer, petitioner does not disclaim the terminal part of the Patent granted on the instant application that would extend to the expiration date of the full statutory term of the Related Patent in the event that the Related Patent (i) expires for failure to pay a maintenance fee, (ii) is held unenforceable, (iii) is found invalid by a court of competent jurisdiction, (iv) is statutory disclaimed in whole, (v) has all of its claims canceled by a reexamination certificate, or (vi) is otherwise terminated prior to the expiration of its full statutory term.

In accordance with 37 CFR §3.73(b), the person named below has reviewed the above-referenced documents and certifies that to the best of his knowledge and belief, title to the referenced patent application has been assigned to petitioner.

The amount of \$110.00 is to be charged to Deposit Account No. 05-1710 to cover the statutory fee for the Terminal Disclaimer.

Respectfully submitted,



Jacob M. Levine
Attorney for Applicant
Reg. No. 32,509

Infineum, USA, L.P.
Law Technology Department
1900 East Linden Avenue
P.O. Box 710
Linden, NJ 07036
(908) 474-2418

ASSIGNMENT
INVENTOR or INVENTORS:

Matthew D. Irving

Jeremy R. Spencer

Robert W. Shaw

Jacob Emert

In consideration of payment to be made in accordance with the Policy on Inventions and Patent Awards and other good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned person(s) named above, herein referred to as UNDERSIGNED, hereby agree(s) as follows:

1) UNDERSIGNED hereby assign(s) to Infineum International Limited, a company incorporated in England, its successors, legal representatives and assigns, herein referred to collectively as ASSIGNEE, the entire right, title and interest, for the United States and all foreign countries, in and to UNDERSIGNED'S invention or improvement and to all patent applications and patents covering same which is described in a patent application entitled

"Low Sediment Process for Thermally Reacting Highly Reactive Polymers and Enophiles,

said application having been executed on the 5th and 19th day(s) of June 2003, and being further identified as Case No. 2003L003, U.S.S.N. 10/600,302, filed June 20, 2003, and all rights of priority created by said application under provisions of international conventions or treaties.

2) UNDERSIGNED agree(s) upon the request of ASSIGNEE to execute any and all applications for and documents relating to obtaining patents and the prosecution thereof for said invention or improvement, and any continuations of such applications or substitutes therefor or registrations thereof, and any specific separate assignments of any of the above required for recording in the United States Patent and Trademark Office and any foreign patent office that ASSIGNEE may deem necessary or expedient.

3) UNDERSIGNED agree(s) that in the event of any application based on said assigned invention or improvement, or patent issued thereon, or any reissue or application for the reissue thereof, becoming involved in priority of invention proceedings, UNDERSIGNED will cooperate with ASSIGNEE to the best of the ability of UNDERSIGNED in the matter of preparing and executing all documents and giving and producing evidence in support thereof.

4) UNDERSIGNED agree(s) to perform upon ASSIGNEE'S request any and all affirmative acts to obtain United States and foreign patents covering said invention or improvement and to vest all rights therein hereby conveyed to ASSIGNEE, as fully and as entirely as the same would have been held and enjoyed by UNDERSIGNED if this assignment and sale had not been made.

5) UNDERSIGNED hereby authorize(s) ASSIGNEE's attorney to insert at paragraph 1, in this instrument the date(s) on which UNDERSIGNED executed the Declaration for the above-referenced patent application, as well as the filing date and application number thereof when known.

IN WITNESS WHEREOF, this assignment has been executed by UNDERSIGNED on the date opposite UNDERSIGNED'S NAME.

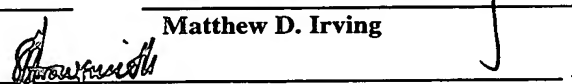
DATE 30th June 2004



(LS)

Matthew D. Irving

Inventor

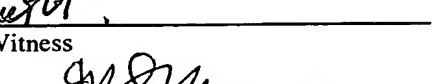

Witness

DATE 30th June 2004


Robert W. Shaw

(LS)

Inventor

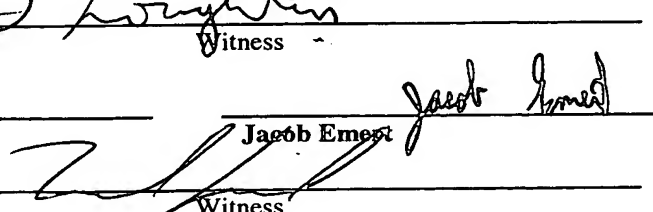

Witness

DATE 6th July 2004

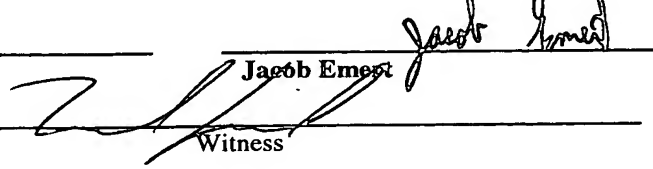

Jeremy R. Spencer

(LS)

Inventor


Witness

DATE July 15, 2004


Jacob Emert

(LS)

Inventor

ASSIGNMENT
INVENTOR or INVENTORS:

Vincent J. M. Michaud

David Loughlin

Jeremy R. Spencer

David G. Birse

In consideration of payment to be made in accordance with the Policy on Inventions and Patent Awards and other good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned person(s) named above, herein referred to as **UNDERSIGNED**, hereby agree(s) as follows:

1) **UNDERSIGNED** hereby assign(s) to Infineum International Limited, a company incorporated in England, its successors, legal representatives and assigns, herein referred to collectively as **ASSIGNEE**, the entire right, title and interest, for the United States and all foreign countries, in and to **UNDERSIGNED'S** invention or improvement and to all patent applications and patents covering same which is described in a patent application entitled

"Process for Forming Polyalkenyl Acylating Agents",

said application having been executed on the 4th, 6th and 10th day(s) of June 2003, and being further identified as Case No. 2003L002, U.S.S.N. 10/600,677, filed June 20, 2003, and all rights of priority created by said application under provisions of international conventions or treaties.

2) **UNDERSIGNED** agree(s) upon the request of **ASSIGNEE** to execute any and all applications for and documents relating to obtaining patents and the prosecution thereof for said invention or improvement, and any continuations of such applications or substitutes therefor or registrations thereof, and any specific separate assignments of any of the above required for recording in the United States Patent and Trademark Office and any foreign patent office that **ASSIGNEE** may deem necessary or expedient.

3) **UNDERSIGNED** agree(s) that in the event of any application based on said assigned invention or improvement, or patent issued thereon, or any reissue or application for the reissue thereof, becoming involved in priority of invention proceedings, **UNDERSIGNED** will cooperate with **ASSIGNEE** to the best of the ability of **UNDERSIGNED** in the matter of preparing and executing all documents and giving and producing evidence in support thereof.

4) **UNDERSIGNED** agree(s) to perform upon **ASSIGNEE'S** request any and all affirmative acts to obtain United States and foreign patents covering said invention or improvement and to vest all rights therein hereby conveyed to **ASSIGNEE**, as fully and as entirely as the same would have been held and enjoyed by **UNDERSIGNED** if this assignment and sale had not been made.

5) **UNDERSIGNED** hereby authorize(s) **ASSIGNEE's** attorney to insert at paragraph 1, in this instrument the date(s) on which **UNDERSIGNED** executed the Declaration for the above-referenced patent application, as well as the filing date and application number thereof when known.

IN WITNESS WHEREOF, this assignment has been executed by **UNDERSIGNED** on the date opposite **UNDERSIGNED'S** NAME.

DATE July 11th 2004

V. J. Michaud

(LS)

Vincent J. M. Michaud

Inventor

Witness Fabien Thauvin

DATE August 5th 2004

J. R. Spencer

(LS)

Jeremy R. Spencer

Inventor

G. S. Sexton

Witness

DATE 19th July 2004

D. Loughlin

(LS)

David Loughlin

Inventor

Witness

DATE 19 July 2004

D. G. Birse

(LS)

David G. Birse

Inventor

Witness



TRANSMITTAL FORM

Document No.: 2003L003

In re

Application of: Irving et al.

Serial No.: 10/600,302

Filed: June 20, 2003

For: LOW SEDIMENT PROCESS FOR
THERMALLY REACTING HIGHLY
REACTIVE POLYMERS AND
ENOPHILES

)
)
)
)
)
)

Before the Examiner

R. Rabago

Group Art Unit No.
1713

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

[X] The undersigned hereby certifies having information and a reasonable basis for belief that this correspondence will be deposited as first-class mail with the United States Postal Service in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231, on May 16, 2005.

Transmitted herewith is/are:

[X] Terminal Disclaimer, Transmittal Form and Postcard.

[X] Fee for Terminal Disclaimer is \$ 130.00.

[] Petition for extension of time pursuant to 37 CFR 1.136 and 1.137 is hereby made to the extent required. The fee for this extension of time is calculated to be \$ _____ to extend the time for filing this response until _____.

[X] The total fee for this response and any extension of time is calculated to be \$ 130.00.

[X] Charge \$ 130.00 to Deposit Account No. 05-1710.

[X] The Assistant Commissioner is hereby authorized to charge any additional fees which may be required by this paper, or credit any overpayment, to Deposit Account No. 05-1710. A duplicate copy of this Form is enclosed.

May 16, 2005

Date of Signature



Jacob M. Levine
Attorney or Agent

Jacob M. Levine

Registration No. 32,509
Telephone No. (908) 474-2418
Facsimile No. (908) 474-2431

(For Internal Use Only: Job No. IPL0853)

Post Office Address (to which correspondence is to be sent):

Infineum USA L.P.
Law Department
P. O. Box 710
Linden, New Jersey 07036